1	moving the depositions to a few days after the current deadline of July 8, 2018. Given the		
2 3	later deposition date of Plaintiff and his wife, the parties are also requesting an extension of		
4	time for the settlement conference deadline in this case in order to allow both parties to fully		
5	assess settlement options after the close of discovery. The trial of this matter is set for		
6 7	November 5, 2018, so there will still be adequate time for the parties to prepare for trial and		
8	meet other scheduled pretrial deadlines, if necessary.		
9	The parties though their counsel further agree that neither party will be prejudiced by		
10	this agreement.		
11 12	DATED this 25 <sup>th</sup> day of June, 2018.		
13	Respectfo	ully submitted,	
14	14 ANNET	ΓΕ L. HAYES	
15		tates Attorney	
16	16		
20 21 22 23 24 25	SOK-KHIENG LIM, WSBA #30607 Davies Pearson PC 920 Fawcett Avenue Tacoma, Washington 98401 Phone: 253-620-1500 Email: slim@dpearson.com Seattle, V Phone: 2 Attorney for Plaintiff Email: tri	Boerger BOERGER, WSBA #38581 United States Attorney District of Washington tates Attorney's Office eart Street, Suite 5220 Vashington 98101-1271 206-553-7970 icia.boerger@usdoj.gov  st for Defendant	
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1	<u>ORDER</u>
2	The Court, having reviewed the parties' stipulated motion and the record in this
3 4	matter and being fully informed, finds good cause exists to extend the discovery deadline
5	and the settlement deadline as requested. As such, and the parties having so stipulated and
6	agreed, it is hereby so <b>ORDERED</b> .
7	DATED this 27th day of June, 2018.
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11	MMS (asmik) Robert S. Lasnik
12	United States District Judge
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